

OIL INDIA LIMITED
(A GOVT. OF INDIA ENTERPRISE)
CONTRACTS DEPARTMENT, DULIAJAN
DISTRICT: DIBRUGARH (ASSAM), PIN-786602
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AMENDMENT NO. 10 DATED 08.10.2025 TO TENDER NO. CDG9298P26 FOR 'HIRING OF SERVICES FOR DRILLING DIRECTIONAL WELLS WITH RSS-SDMM+MWD-LWD+JAR INCLUDING MUD SERVICES ALONG WITH PERSONNEL IN THE NORTHEASTERN STATES OF INDIA'.

This Amendment to Tender No. CDG9298P26 is issued to notify about the following:

- 1) The **Bid Closing & Opening date** stands amended as under:
 - (i) Bid Closing date & time: **16th October' 2025 [11.00 Hrs (IST)]**
 - (ii) Technical Bid Opening date & time: **16th October' 2025 [14.00 Hrs (IST)]**
- 2) Amendments to few other tender clauses are stipulated vide **ANNEXURE-A1** enclosed herewith.

All other terms & conditions of the tender including previous amendments (if any) will remain unchanged.

Sd/-

(M. Sonowal)

Sr. Officer – Contracts (G)

For Chief General Manager – Contracts

ANNEXURE-A1

Sl. No.	Tender Clause No.	Original Tender Clause	Amended Tender Clause
1	ENCLOSURE-A1 (As per Amendment No. 7 Dated 02.09.2025) BEC: 2.2.2 (IV) (vii)	Payment shall be made by OIL only to the leader of the consortium towards fulfilment of contract obligations.	Payment shall be made by OIL only to the leader of the consortium towards fulfilment of contract obligations. OIL may consider direct payment to individual consortium members within the same vertical, provided the consortium, so formed is complied with the terms of the Circular No. 07/2016 dated 07th March, 2016 issued by the Central Board of Direct Taxes (CBDT). Besides, for direct payment required for their part of scope of works, the same should be clearly indicated in the bid as well as MoU along with member-wise details of price break-up.
2	Part-3 SECTION-III SCC: 17.0 (i)	Notwithstanding any provision under this contract to the contrary, Company shall assume liability except in the event of Wilful Misconduct or Gross Negligence on the part of the contractor for loss to the contractor's equipment/ tool in hole below rotary table, subject to conditions prescribed herein below. Company shall reimburse the contractor for the value of lost equipment/ tool as declared in the import invoices at the time of import (for foreign items)/ purchase invoice (for indigenous items) or CIF value declared in the contract in the list of	Notwithstanding any provision under this contract to the contrary, Company shall assume liability except in the event of Wilful Misconduct or Gross Negligence on the part of the contractor for loss to the contractor's equipment/ tool in hole below rotary table, subject to conditions prescribed herein below. Company shall reimburse the contractor for the value of lost equipment/ tool as declared in the import invoices at the time of import (for foreign items)/ purchase invoice (for indigenous items) or CIF value declared in the contract in the list of imported items (for foreign items) whichever is

	<p>imported items (for foreign items) whichever is lower for any such loss, less depreciation @ 3% per month or part thereof from the date of import invoice/indigenous invoice up to a maximum depreciation equivalent to 50% of CIF value as per import invoice or as indicated in the contract, whichever is lower, (for imported items)/Ex-works value (for indigenous item) as per purchase invoice.</p>	<p>lower for any such loss, less depreciation @ 1.5% per month or part thereof from the date of import invoice/indigenous invoice up to a maximum depreciation equivalent to 50% of CIF value as per import invoice or as indicated in the contract, whichever is lower, (for imported items)/Ex-works value (for indigenous item) as per purchase invoice.</p>
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